1	Amy M. Samberg (NV Bar No. 10212)	
2	amy.samberg@clydeco.us Dylan P. Todd (NV Bar No. 10456)	
3	dylan.todd@cyldeco.us CLYDE & CO LLP	
4	7251 West Lake Mead Boulevard, Suite 430 Las Vegas, NV 89128	
5	Telephone: 725-248-2900 Facsimile: 725-248-2907	
6	Lucian J. Greco, Jr. (NV Bar No. 10600)	
7	Jared G. Christensen (NV Bar No. 11538) Deleela M. Weinerman (NV Bar No. 13985)	
8	BREMER WHYTE BROWN & O'MEARA LLP 1160 N. Town Center Drive, Suite 250	
9	Las Vegas, NV 89144 Telephone: (702) 258-6665	
10	Facsimile: (702) 258-6662 lgreco@bremerwhyte.com	
11	jchristensen@bremerwhyte.com dweinerman@bremerwhyte.com	
12	Attorneys for Defendant	
13	James River Insurance Company	
14	UNITED STATES DISTRICT COURT	
15	DISTRICT OF NEVADA	
16	MARK A. ST. AMAND, an individual,	CASE NO.: 2:20-cv-01666-JCM-DJA
.	, in the second of the second	
17	Plaintiff,	STIPULATION AND ORDER TO
18	Plaintiff, v.	STIPULATION AND ORDER TO DISMISS CASE WITH PREJUDICE
18 19	v. JAMES RIVER INSURANCE COMPANY;	
18 19 20	V.	
18 19	v. JAMES RIVER INSURANCE COMPANY; DOE Employees 1-10, DOE Individual 11-20;	
18 19 20 21	v. JAMES RIVER INSURANCE COMPANY; DOE Employees 1-10, DOE Individual 11-20; ROE Corporations 21-30, inclusive, Defendants.	DISMISS CASE WITH PREJUDICE
18 19 20 21 22	v. JAMES RIVER INSURANCE COMPANY; DOE Employees 1-10, DOE Individual 11-20; ROE Corporations 21-30, inclusive, Defendants. Plaintiff Mark A. St. Amand ("St. Aman	DISMISS CASE WITH PREJUDICE ad") and Defendant James River Insurance
18 19 20 21 22 23	v. JAMES RIVER INSURANCE COMPANY; DOE Employees 1-10, DOE Individual 11-20; ROE Corporations 21-30, inclusive, Defendants.	DISMISS CASE WITH PREJUDICE and ") and Defendant James River Insurance and through their respective counsel of record
18 19 20 21 22 23 24	v. JAMES RIVER INSURANCE COMPANY; DOE Employees 1-10, DOE Individual 11-20; ROE Corporations 21-30, inclusive, Defendants. Plaintiff Mark A. St. Amand ("St. Amar Company ("JRIC") (collectively "the parties"), by a	DISMISS CASE WITH PREJUDICE and ") and Defendant James River Insurance and through their respective counsel of record
18 19 20 21 22 23 24 25	V. JAMES RIVER INSURANCE COMPANY; DOE Employees 1-10, DOE Individual 11-20; ROE Corporations 21-30, inclusive, Defendants. Plaintiff Mark A. St. Amand ("St. Amand Company ("JRIC") (collectively "the parties"), by a respectfully submit this Stipulation and Order to	nd") and Defendant James River Insurance and through their respective counsel of record Dismiss this Action with Prejudice. IT IS

1 3. Accordingly, the parties now seek to dismiss this action with prejudice as well, with 2 all parties bearing their own fees and costs. Respectfully Submitted this 5th day of October 2022 by: 3 4 COGBURN LAW CLYDE & CO US LLP 5 /s/ Joseph J. Troiano /s/ Dylan Todd 6 Amy M. Samberg (NV Bar No. 10212) Joseph J. Troiano, Esq. amy.samberg@clydeco.us Nevada Bar No. 12505 7 Dylan P. Todd (NV Bar No. 10456) jjt@cogburncares.com dylan.todd@cyldeco.us 2580 St. Rose Parkway, Suite 330 8 7251 W. Lake Mead Blvd., Suite 430 Henderson, NV 89074 Las Vegas NV 89128 9 Telephone: (702) 748-7777 Telephone: 725-248-2900 Facsimile: (702) 966-3880 725-248-2907 Facsimile: 10 Attorneys for Plaintiff Lucian J. Greco, Jr. (NV Bar No. 10600) 11 Jared G. Christensen (NV Bar No. 11538) Deleela M. Weinerman (NV Bar No. 13985) 12 BREMER WHYTE BROWN & O'MEARA LLP 1160 N. Town Center Drive, Suite 250 13 Las Vegas, NV 89144 14 Telephone: (702) 258-6665 Facsimile: (702) 258-6662 15 lgreco@bremerwhyte.com ichristensen@bremerwhyte.com 16 dweinerman@bremerwhyte.com 17 Attorneys for Defendant James River Insurance Company 18 19 **ORDER** 20 21 IT IS SO ORDERED that this action is hereby dismissed with prejudice, consistent with 22 the above stipulation. DATED October 6, 2022. 23 24 UNITED STATES DISTRICT JUDGE 25 26 27 28

Brouse, Gina

From: Joseph J. Troiano <JJT@cogburncares.com>
Sent: Wednesday, October 5, 2022 8:55 AM

To: Todd, Dylan Cc: Brouse, Gina

Subject: RE: James River_Amand - DRAFT Stip for Dismissal and Proposed Order

Follow Up Flag: Follow up Flag Status: Flagged

Categories: Do Today

You can affix my e-signature to the SAO for dismissal.

Joseph J. Troiano

Attorney 2580 St. Rose Parkway, Suite 330 Henderson, NV 89074 Ph. (702) 748-7777 Fax (702) 966-3880

www.CogburnCares.com



From: Todd, Dylan <Dylan.Todd@clydeco.us>
Sent: Wednesday, October 5, 2022 8:53 AM
To: Joseph J. Troiano <JJT@cogburncares.com>
Cc: Brouse, Gina <Gina.Brouse@clydeco.us>

Subject: James River_Amand - DRAFT Stip for Dismissal and Proposed Order

Joe,

UPS tracking shows the check was received last week. Can you confirm I have your approval to e-sign for you on this stip for dismissal?

Thanks

Dylan Todd

Senior Counsel | Clyde & Co US LLP

Direct Dial: +1 725 248 2883 | Mobile: +1 702 427 6931



7251 West Lake Mead Boulevard | Suite 430 | Las Vegas | NV 89128 | USA **Main** +1 725 248 2900 | **Fax** +1 725 248 2907 | **www.clydeco.us**

If our account details change, we will notify these to you by letter, telephone or face-to-face and never by email.

This email message and any attachments may contain legally privileged and/or confidential information intended solely for the use of the individual or entity to whom it is addressed. If the reader of this message is not the intended recipient, you are hereby notified that any reading, dissemination, distribution or copying of this message or its attachments is strictly prohibited. If you have received this email message in error, please immediately notify us by telephone, fax or email and delete the message and all attachments thereto. Thank you. Clyde & Co US LLP is a Delaware limited liability law partnership affiliated with Clyde & Co LLP, a multinational partnership regulated by The Law Society of England and Wales.

Disclosure: To ensure compliance with requirements imposed by the IRS in Circular 230, we inform you that any tax advice contained in this communication (including any attachment that does not explicitly state otherwise) is not intended or written to be used, and cannot be used, for the purpose of avoiding penalties under the Internal Revenue Code or promoting, marketing or recommending to another party any transaction or matter addressed herein.